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11/07/2016

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

Proceeding	91227870
Party	Plaintiff Office of the Commissioner of Baseball
Correspondence Address	Maryann E. Licciardi Cowan, Liebowitz and Latman, P.C. 114 West 47th Street New York, NY 10036-1525 UNITED STATES las@cll.com, njh@cll.com, mel@cll.com, trademark@cll.com
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Signature	/Maryann E. Licciardi/
Date	11/07/2016
Attachments	WORLD SERIES OF BINGO - Motion on Consent to Amend 110716.pdf(312812 bytes )

## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In re Application Serial No. 866/4950		
Filed: June 25, 2015		
For Mark: WORLD SERIES OF BINGO		
Published in the Official Gazette: November 17,	2015	
OFFICE OF THE COMMISSIONER OF		
BASEBALL,	:	Opposition No. 91227870
Opposer,	:	opposition 1.0.7.1227070
<b>v.</b>	:	
GAMING REALMS PLC (by assignment from Slingo, Inc.),	:	
Applicant.	:	
M MM M	X	
Commissioner for Trademarks		
Attn: Trademark Trial and Appeal Board		

P.O. Box 1451

Alexandria, VA 22313-1451

MOTION ON CONSENT TO AMEND APPLICATION AND, IF ACCEPTED, TO WITHDRAW THE OPPOSITION ON CONSENT AND MOTION TO SUSPEND PROCEEDINGS

Pursuant to Rule 2.133 of the Trademark Rules of Practice, Applicant respectfully requests that the above-captioned application be amended by adding the bolded language "; all the foregoing relating to bingo, bingo events, bingo competitions, bingo leagues, and bingo tournaments, except baseball-themed bingo or softball-themed bingo or variations thereof, and not relating to any other sports or sports teams, leagues, mascots or stadiums" to the end of the descriptions of goods and services, which should now read:

DOWNLOADABLE ELECTRONIC GAMING SOFTWARE FOR MOBILE PHONES, SMARTPHONES, TABLETS, PERSONAL ELECTRONIC DEVICES, AND PORTABLE ELECTRONIC GAMING SYSTEMS AND GAMING PLATFORMS; DOWNLOADABLE ELECTRONIC GAMING SOFTWARE FOR USE WITH SOCIAL NETWORKING APPLICATIONS

AND ON SOCIAL NETWORKING WEBSITES; ALL THE FOREGOING RELATING TO BINGO, BINGO EVENTS, BINGO COMPETITIONS, BINGO LEAGUES, AND BINGO TOURNAMENTS, EXCEPT BASEBALL-THEMED BINGO OR SOFTBALL-THEMED BINGO OR VARIATIONS THEREOF, AND NOT RELATING TO ANY OTHER SPORTS OR SPORTS TEAMS, LEAGUES, MASCOTS OR STADIUMS in International Class 9; and

ENTERTAINMENT SERVICES, NAMELY, PROVIDING ONLINE BINGO GAMES THROUGH A COMPUTER, SOCIAL NETWORKING OR MOBILE PLATFORM; ENTERTAINMENT SERVICES, NAMELY, PROVIDING ONLINE BINGO GAMES ACCESSIBLE BY MEANS OF COMPUTER NETWORKS, WIRELESS NETWORKS, MOBILE PHONE APPLICATIONS, AND WEB-BASED APPLICATIONS; ENTERTAINMENT SERVICES, NAMELY, ARRANGING AND CONDUCTING BINGO TOURNAMENTS VIA A GLOBAL COMPUTER NETWORK, VIA SOCIAL NETWORKING, AND VIA MOBILE PHONES, SMARTPHONES, TABLETS, PERSONAL ELECTRONIC DEVICES, AND PORTABLE ELECTRONIC GAMING SYSTEMS AND GAMING PLATFORMS; PROVIDING ONLINE BINGO GAMES; ONLINE GAMING SERVICES; ALL THE FOREGOING RELATING TO BINGO, BINGO EVENTS, BINGO COMPETITIONS, BINGO LEAGUES, AND BINGO TOURNAMENTS, EXCEPT BASEBALL-THEMED BINGO OR SOFTBALL-THEMED BINGO OR VARIATIONS THEREOF, AND NOT RELATING TO ANY OTHER SPORTS OR SPORTS TEAMS, LEAGUES, MASCOTS OR STADIUMS in International Class 41.

It is respectfully submitted that these amendments do not require republication as the amendments of the descriptions of goods and services narrow rather than broaden the scope of the application.

These amendments are made pursuant to an agreement between Applicant and Opposer, who has consented to these amendments. If all the amendments are approved by the Board, Opposer, with Applicant's consent, requests that the opposition be withdrawn without prejudice.

The parties further request suspension of the opposition proceeding pending disposition of this motion.

## **CONCLUSION**

Applicant respectfully requests that this request to amend the application be granted in its entirety.

¿ Sicciona;

Dated: November 3, 2016

Respectfully submitted,

WEIDE & MILLER LTD Attorneys for Applicant

By: <u>Myom</u> Sulver Ryan Gile, Esq.

5th Floor, Bank of Nevada Building 7251 West Lake Mead Blvd. Suite 530 Las Vegas, NV 89128 (702) 382-4804

CONSENTED TO:

COWAN, LIEBOWITZ & LATMAN, P.C.

Attorneys for Opposer

Rv.

Mary L. Kevlin, Esq. Maryann E. Licciardi, Esq.

114 West 47th Street New York, New York 10036 212-790-9200

## **CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that, on November 7, 2016, I caused a true and complete copy of the foregoing *Motion on Consent to Amend Application and, If Accepted, to Withdraw the Opposition on Consent* to be sent by First Class Mail, postage prepaid, to Applicant's Correspondent of Record, Ryan Gile, Weide & Miller Ltd, 7251 W Lake Mead Blvd Ste 530, Las Vegas, NV 89128-8373.

Dated: New York, New York November 7, 2016

> /Maryann E. Licciardi/ Maryann E. Licciardi